IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re the Application of:

GOLDBERG et al.

Serial No.: 09/105,401

Filed: June 26, 1998

Arty. File No.: 3367-2-1

For: (original title) "A NETWORK

> GAMING SYSTEM" (new title) "AN ADVERTISING SYSTEM FOR THE INTERNET AND LOCAL AREA

NETWORKS"

Assistant Commissioner for Patents Washington, D.C. 20231

Dear Sir:

Group Art Unit: 3737

Examiner: George Manuel

Issue Batch No.: D37

<u>AMENDMENT UNDER 37 CRF &</u> 1.312(B) AFTER ALLOWANCE AND

ISSUE FEE

CERTIFICATE OF FACSIMILE TRANSMISSION

I HEREBY CERTIFY THAT THIS CORRESPONDENCE IS BEING FACSIMILED TO GEORGE MANUEL IN GROUP ART UNIT 3737 AT (703) 308-0758 OF THE UNITED STATES PATENT AND TRADEMARK OFFICE, WASHINGTON, DC 20231 ON May 4,

agton, D.C. 20231

ir:

As per a telephone conversation with the Examiner on May 2, 2000, Applicants submit 37 C.F.R. 1.312(b) Amendment canceling claims without prejudice or disclaimer.

IN THE CLAIMS:

Please cancel claims 249-315, 418-422, 425-427 and 430-440.

REMARKS:

It is believed that as per M.P.E.P. 714.16, the Examiner can cancel claims at Applicants' request (e.g., "without forwarding to the supervisory patent Examiner for approval"). Note this amendment was not presented earlier in that it was previously believed that sufficient prior art had been cited. However, Applicants believe that it is prudent to further investigate possible prior art for the claims being deleted.

3096